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APPLICATION NO.	F	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/024,478	12/21/2001		James B. Melesky	13811	4450	
22822	7590	07/07/2006		EXAMINER		
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Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/024,478	MELESKY, JAMES B.			
Office Action Summary	Examiner	Art Unit			
	Phi D. A	3637			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
 Responsive to communication(s) filed on 14 July This action is FINAL. Since this application is in condition for allower closed in accordance with the practice under Exercise. 	action is non-final. nce except for formal matters, pro				
	n parto Quayio, 1555 O.D. 11, 40	00 0.0. 210.			
Disposition of Claims					
 4) ☐ Claim(s) 14,17,21,22,24,25,27-29,31 and 32 is 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 14,22,24,25,27-29,31 and 32 is/are re 7) ☐ Claim(s) 17,21 is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or 	vn from consideration.				
Application Papers					
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) access applicant may not request that any objection to the Replacement drawing sheet(s) including the correct and the contract of the contract	epted or b) objected to by the liderawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 					
Attachment(s) 1) Notice of References Cited (PTO-892)	41 Intention Summer	(PTO 442)			
Notice of References Cited (PTO-992) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4)				

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Response to Amendment

1. The Declaration filed on 6/14/06 under 37 CFR 1.131 is sufficient to overcome the Hackbarth et al reference.

2. Applicant's request for reconsideration of the finality of the rejection of the last Office action is persuasive and, therefore, the finality of that action is withdrawn.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 14, 27-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Waters et al (4344505) in view of Helbig (4312423).

Waters et al shows an insulating assembly in combination with an existing attic access, the combination comprising an existing attic access (figure 2) defining an existing attic access opening therethrough and having an existing trap door (figure 2, the covering which is attached to the pull down device) for closing the opening, a continuous frame (26, 20, 24, 22) having spaced side walls and spaced end walls and which frame is formed of a free standing insulating material, the frame defining an opening therethrough for alignment with said existing attic access opening, the frame being of a size and configuration so as to surround the existing access opening, a removable closure member (28) formed of a free standing insulating material, the removable closure member including an upper portion forming flanges, the flanges extending

laterally outward, the flanges sizes and shaped to frictionally and snugly engage an upper surface of the frame when the closure member is positioned on the frame in covering relationship with respect to the opening defined by the frame, the insulating material of the closure member and the frame being an expanded polymeric material (col 2 line 40), the trap door comprising a hatch, the trap door is attached to a fold down attic access ladder.

Waters et al does not show the closure member not being bonded to any portion of the continuous frame, the closure member including a central portion, the depending central portion being sized and shaped to fit within the opening defined by the frame and frictionally and snugly engage the side walls and end walls of the frame inside the opening to create a first continuous seal with the frame when the closure member is positioned on the frame in covering relationship with respect to the opening defined by the frame, the closure member being not hinged to and detaches from the frame when the first and second continuous seal are broken by a force applied to the closure member through the frame opening, the first and second seals being generally orthogonal to each other when the member is positioned on the frame in covering relationship with respect to the opening defined by the frame.

Waters et al further discloses that any manner for allowing a person to move the cap away from its position over the opening is within the scope of the invention (col 3 lines 16-21).

Helbig shows a removable closure member (24, 28), the closure member not being bonded to any portion of the frame (26), the closure member having a depending central portion (24, the flat portion and the sides thereof), the depending central portion being sized and shaped to fit within the opening defined by the frame and frictionally and snugly engage the side walls and end walls of the frame (26) inside the opening to create a first seal with the frame, an upper

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portion forming flanges, the flanges (the part of 28 which extends beyond the sides of part 24) extending laterally outward relative to the depending central portion, the flanges being sized and shaped to frictionally and snugly engage an upper surface of the frame to create a second continuous seal with the frame when the member is positioned on the frame in covering relationship with respect to the opening defined by the frame, the closure member is not hinged to and detaches from the frame when the first and second seal being broken by a force applied to the member through the opening, the first and second seal being generally orthogonal to each other when the member is positioned on the frame in covering relationship with respect to the opening defined by the frame.

It would have been obvious to one having ordinary skill in the art at the time of the invention to modify Waters et al to show the closure member not being bonded to any portion of the continuous frame, the closure member including a central portion, the depending central portion being sized and shaped to fit within the opening defined by the frame and frictionally and snugly engage the side walls and end walls of the frame inside the opening to create a first continuous seal with the frame when the closure member is positioned on the frame in covering relationship with respect to the opening defined by the frame, the closure member being not hinged to and detaches from the frame when the first and second continuous seal are broken by a force applied to the closure member through the frame opening, the first and second seals being generally orthogonal to each other when the member is positioned on the frame in covering relationship with respect to the opening defined by the frame because having a first and second seal would improve the thermal insulation of the cover taught by Helbig.

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Waters et al as modified by Helbig shows the closure member including flange portions which extend laterally outwardly relative to the depending central portion, the central portion and the flanges forming a first and second continuous seal, the first and second continuous seal being at generally right angles to each other, the closure member not being bonded to any portion of the continuous frame, the closure member including a central portion, the depending central portion being sized and shaped to fit within the opening defined by the frame and frictionally and snugly engage the side walls and end walls of the frame inside the opening to create a first continuous seal with the frame when the closure member is positioned on the frame in covering relationship with respect to the opening defined by the frame, the closure member being not hinged to and detaches from the frame when the first and second continuous seal are broken by a force applied to the closure member through the frame opening.

3. Claim 22 is rejected under 35 U.S.C. 103(a) as being unpatentable over Waters et al in view of Helbig as applied to claim 14 above, and further in view of Anghinetti et al (3896595).

Waters et al as modified shows all the claimed limitations except for the closure member having at least one handle mounted to extend from a lower surface of the depending central portion of the closure member so as to be accessible within the access opening when the insulating cover is in place.

Anghinetti et al discloses a handle (38) secured to the lower surface of the depending central body portion (18) of the closure member so as to be accessible within the access opening when the insulating cover is in place to facilitate easy maneuvering of the closure member.

It would have been obvious to one having ordinary skill in the art at the time of the invention to modify Waters et al's modified structure to show the closure member having at least

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one handle mounted to extend from a lower surface of the depending central portion of the closure member so as to be accessible within the access opening when the insulating cover is in place because it would enable easy maneuvering of the closure member from the access opening as taught by Anghinetti et al.

4. Claims 24, 31-32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Waters et al in view of Helbig as applied to claim 14 above, and further in view of Fuller (4281743) and Porter (5628158).

Waters et al as modified shows all the claimed limitations except for the closure member including at least first and second components each having opposing edges which are configured to cooperatively engage one another to create a tortuous seal path therebetween, and means for adhesively securing the opposing edges in inter-fitted relationship so as to form a unified closure member.

Fuller shows the closure member including at least first and second components (52, 53a, 53b, 52, figure 2) each having opposing edges which are configured to cooperatively engage one another to create a tortuous seal path therebetween, and means for securing the opposing edges in inter-fitted relationship to form a unified closure member.

Porter discloses adhesive means joining panel edges together.

It would have been obvious to one having ordinary skill in the art at the time of the invention to modify Waters et al's modified structure to show the closure member including at least first and second components each having opposing edges which are configured to cooperatively engage one another to create a tortuous seal path therebetween as taught by Fuller, and means for adhesively securing the opposing edges in inter-fitted relationship to form a

unified closure member because having the closure member made of multiple components would opposing edges engaged one another to create tortuous seal path therebetween would enable the

creation of a large closure member from smaller pieces and thus resulting in ease of

manufacturing and transport, and having the edges of the components joined adhesively would

ensure the proper securing of the components together at assembly as taught by Porter.

Waters et al as modified shows the closure member comprising at least two pieces, the two pieces having a seal between them when positioned within the frame in covering relationship with respect to the opening defined by the frame, and the pieces are adhered together.

5. Claim 25 is rejected under 35 U.S.C. 103(a) as being unpatentable over Waters et al in view of Helbig as applied to claim 14 above, and further in view of Daw et al (4832153).

Waters et al as modified shows all the claimed limitations except for the closure member being coated with a fire retardant material.

Daw et al discloses a closure member being coated with a fire retardant material (col 2 lines 47) to ensure safety against fire.

It would have been obvious to one having ordinary skill in the art at the time of the invention to modify Waters et al's modified structure to show the closure member being coated with a fire retardant material because it would protect the closure from fire as taught by Daw et al.

Allowable Subject Matter

6. Claims 17, 21 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

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7. The following is a statement of reasons for the indication of allowable subject matter: prior art does not provide sufficient motivation to modify Waters et al to show the frame including a generally continuous depending portion extending downward from each of the side and end walls, the portions being configured so as to extend into the existing attic access opening and to frictionally seal to the existing attic access opening in combination with other claimed limitations.

Response to Arguments

8. Applicant's arguments with respect to claims 14, 22, 24-25, 27-29,31-32 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The prior art shows different covering device.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Phi D A whose telephone number is 571-272-6864. The examiner can normally be reached on Monday-Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lanna Mai can be reached on 571-272-6867. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Phi Dieu Tran A

6/29/06